☐ Other Proceeding: \_

# **UNITED STATES DISTRICT COURT**

# **Eastern District of New York**

UNITED STATES OF AMERICA	Presiding Judge:	Joanna Seybert, Senior U.S.D.J.
- V -	Case No(s).:	23-cr-0197-JS-AYS
George Anthony Devolder Santos	Date:	1/23/2024
	Start Time:	10:40 AM Total Time: 5 mins.

#### MINUTE ENTRY FOR A CRIMINAL PROCEEDING

SEALED PROCEEDING: ☐ Yes **☑** No

I. APPEARANC	ES:		
Defendant (# <b>_1</b> _)	: George Anthony Devolder Santos	Counsel: Joseph Murray, A	andrew Mancilla, Robert Fantone, Jr.
Present 🗆 Not Pr	resent □ In Custody 🗹 On Bond □ Surrendered	✓ Retained  ☐ Federal Defer	nder 🗆 CJA 🗆
Defendant (#	):	Councel	
□ Present □ Not Pr	resent □ In Custody □ On Bond □ Surrendered	Retained □ Federal Defe	nder 🗆 CJA 🗆
	•		
Defendant (#)	):	Counsel:	
☐ Present ☐ Not Pr	resent □ In Custody □ On Bond □ Surrendered	☐ Retained ☐ Federal Defer	nder 🗆 CJA 🗆
Defendant (#	):	Counsel:	
□ Present □ Not Pr	resent □ In Custody □ On Bond □ Surrendered	☐ Retained ☐ Federal Defer	nder 🗆 CJA 🗆
5.0.1(11			
Defendant (#	): resent □ In Custody □ On Bond □ Surrendered	Counsel:	nder 🗆 CJA 🗆
☐ Present ☐ Not Pi	resent $\square$ in Custody $\square$ On Bond $\square$ Surrendered	☐ Retained ☐ Federal Delei	nder 🗆 CJA 🗀
	):	Counsel:	
☐ Present ☐ Not Pr	resent □ In Custody □ On Bond □ Surrendered	☐ Retained ☐ Federal Defer	nder 🗆 CJA 🗆
Defendant (#	):	Counsel:	
	resent □ In Custody □ On Bond □ Surrendered	☐ Retained ☐ Federal Defer	nder 🗆 CJA 🗆
	,		
Defendant (#)		Counsel:	
☐ Present ☐ Not Pi	resent □ In Custody □ On Bond □ Surrendered	☐ Retained ☐ Federal Defer	nder   CJA
Government:	Ryan Harris, John Taddei, Anthony Bagnuola	Interpreter(s):	
		Language:	
Pretrial Services:		Court Reporter(s): Marie F	Coley
Probation Dept.:			
Other Appearances:			
••			Russo
		_	
II. PROCEEDIN	IGS HELD:		
<b>ॉ</b> In-Person	$\square$ Arraignment (pg. 2)	☐ Fatico Hearing (pg. 4)	$\square$ Motion Hearing (pg. 4)
☐ By Telephone	$\square$ Bond Hearing (pg. 5)	$\square$ Initial Appearance (pg. 2)	☐ Plea Hearing (pg. 3)
☐ By Video	☐ Curcio Hearing (pg. 2)	$\square$ Jury Deliberations (pg. 3)	☐ Sentencing/Re-Sentencing (pg. 4)
	$\square$ Detention Hearing (pg. 5)	$\square$ Jury Selection (pg. 3)	Status/Pre-Trial Conference (pg. 2)
	☐ Evidentiary Hearing (pg. 4)	$\square$ Jury Trial (pg. 3)	

## **III. SUMMARY OF THE PROCEEDINGS:**

☐ Arraignment held as to the charge(s) outlined in the		
☐ This was an initial appearance before this Court by Defendant		
☐ Defendant waived Indictment.	_	
☐ Waiver of Indictment executed by Defendant .		
☐ Defendant waived the public reading of the charging instrum	ient.	
☐ Defendant was advised of, and acknowledged, the charges or		ing instrument.
☐ The Government was advised of, and acknowledged, its obligation under	•	
☐ A written order will be entered fully describing this obligation and t		
☐ Defendant entered a plea of <u>NOT GUILTY</u> as to all counts of		
☐ Defendant to to to to		
(For Internal Use Only: Excludable Code =		)
☐ Defendant did not waive Speedy Trial.		
☐ Speedy Trial was ordered waived for Defendant from (For Internal Use Only: Excludable Code =	to	pursuant to
☐ The Court deems (or previously deemed) this case <u>COMPLEX</u> .		
☐ Speedy Trial was ordered waived for Defendant from	to	pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii).
(For Internal Use Only: Excludable Code = XT - Interest of Justice		F
☐ See Section VI and/or Section VII (page 7) for additional details and/or		
<b>V</b> 6 /	C	
☐ Curcio Hearing held as to Defendant		
☐ Attorney (☐ Federal Defender; ☐ CJA)	) was appointed to	represent the defendant for purposes of this hearing.
☐ The parties presented their oral arguments to the Court.		
☐ The defendant was informed of the potential dangers arising from any c	conflicts of interest	with current defense counsel.
☐ The defendant <u>acknowledged and waived</u> any potential conflicts of inter		
☐ The defendant requested that current counsel be relieved and:	·	•
☐ that the defendant will <u>retain new counsel</u> .		
☐ The defendant must retain new counsel by; or with	nin	of this hearing.
☐ that the Court appoint new counsel.		
☐ The defendant completed and filed the CJA 23 Financial Affida	wit for the Court's	review.
$\Box$ The Court's decision: $\Box$ was entered on the record; $\Box$ will be entered u		
☐ See Section VI and/or Section VII (page 7) for additional details and/or		,
(F. 1. 9. · · ) (F. 1. 9. · · )	8	
Status Conference/Pre-Trial Conference held as to the charges outlined in the	he Superseding Ind	ictment (S-1) filed on 10/10/2023
☐ This was an initial appearance before this Court by Defendant		
The parties advised the Court of the status of the case.	_	
Defendant 1 waived Speedy Trial from 1/23/2024 to 8/13/2	2024 pursuant to 1	8 U.S.C. § 3161(h)(7)
(For Internal Use Only: Excludable Code = $\underline{XT}$ - Interest of Justice	.)	)
☐ Defendant did not waive Speedy Trial.		
☐ Speedy Trial was ordered waived for Defendant from	to	pursuant to
(For Internal Use Only: Excludable Code =		)
☐ The Court deems (or previously deemed) this case <u>COMPLEX</u> .		
☐ Speedy Trial was ordered waived for Defendant from	to	pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii).
(For Internal Use Only: Excludable Code = XT - Interest of Justice	<u>e_</u> .)	
The Court deems (or previously deemed) this case <u>TRIAL READY</u> .		
☐ The Court set the following pre-trial submission schedule:		
—	due by:	
$\square$ All 3500 material and 404(b) evidence:		
☐ All <u>3500 material</u> and <u>404(b) evidence</u> :☐ <u>Motion(s)</u> in Limine and all supporting papers:	due by:	
		·
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> </ul>	due by:	 
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> <li>☐ Reply(ies) to Motions in Limine and all supporting papers:</li> </ul>	due by: due by:	· · ·
<ul> <li>         ☐ Motion(s) in Limine and all supporting papers:         ☐ Opposition(s) to Motions in Limine and all supporting papers:         ☐ Reply(ies) to Motions in Limine and all supporting papers:         ☐ Proposed Voir Dire questions and case summary:     </li> </ul>	due by: due by: due by:	: : : :
<ul> <li>         ☐ Motion(s) in Limine and all supporting papers:         ☐ Opposition(s) to Motions in Limine and all supporting papers:         ☐ Reply(ies) to Motions in Limine and all supporting papers:         ☐ Proposed Voir Dire questions and case summary:         ☐ Proposed exhibit and witness list:     </li> </ul>	due by: due by: due by:	; ; ; ; ;
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> <li>☐ Reply(ies) to Motions in Limine and all supporting papers:</li> <li>☐ Proposed Voir Dire questions and case summary:</li> <li>☐ Proposed exhibit and witness list:</li> <li>☐ Proposed Jury Charge and Verdict Sheet:</li> </ul>	due by:due by:due by:due by:due by:due by:	; ; ; ; ;
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> <li>☐ Reply(ies) to Motions in Limine and all supporting papers:</li> <li>☐ Proposed Voir Dire questions and case summary:</li> <li>☐ Proposed exhibit and witness list:</li> <li>☐ Proposed Jury Charge and Verdict Sheet:</li> <li>☐ The Court WILL NOT grant any extensions of the deadlines set</li> </ul>	due by: due by: due by: due by: due by: t forth above.	· · · ·
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> <li>☐ Reply(ies) to Motions in Limine and all supporting papers:</li> <li>☐ Proposed Voir Dire questions and case summary:</li> <li>☐ Proposed exhibit and witness list:</li> <li>☐ Proposed Jury Charge and Verdict Sheet:</li> <li>☐ The Court WILL NOT grant any extensions of the deadlines set</li> <li>☐ The parties are directed to submit courtesy copies of their subm</li> </ul>	due by:due by:due by:due by:due by:t forth above.	
<ul> <li>☐ Motion(s) in Limine and all supporting papers:</li> <li>☐ Opposition(s) to Motions in Limine and all supporting papers:</li> <li>☐ Reply(ies) to Motions in Limine and all supporting papers:</li> <li>☐ Proposed Voir Dire questions and case summary:</li> <li>☐ Proposed exhibit and witness list:</li> <li>☐ Proposed Jury Charge and Verdict Sheet:</li> <li>☐ The Court WILL NOT grant any extensions of the deadlines set</li> </ul>	due by:due by:due by:due by:due by:t forth above.  dissions to Chamber and all on or before	

☐ Plea Hearing held as to count(s) of thecount	
☐ The defendant was advised of, and acknowledged, the constitutional rights that will be waived when entering a plea of guilty.	
☐ The defendant withdrew previously entered not guilty plea and entered a plea of GUILTY to the above referenced count(s).	
☐ Court found that the there is a factual basis for the guilty plea and <u>ACCEPTED</u> the defendant's plea of guilty.	
☐ An Order of Forfeiture was executed.	
☐ The parties consented to hold the preparation of the Presentence Investigation Report in <u>ABEYANCE</u> .	
☐ The Conviction Notification Form was executed and sent to the U.S. Probation Department.	
☐ The parties waived the preparation of the Presentence Investigation Report.	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	
☐ Jury Selection (Voir Dire) held.	
☐ The prospective jurors were sworn and given preliminary instructions by the Court.	
☐ The prospective jurors were asked questions touching upon their qualifications to serve as jurors.	
☐ moved for a Batson Challenge as to Juror	
☐ The parties presented their oral arguments to the Court.	
☐ The Court made the following ruling: ☐ Motion <u>GRANTED</u> , the juror was excused; ☐ Motion <u>DENIED</u> , the juror remained on the	panel.
☐ A jury of, with alternates, were selected and are satisfactory to all parties.	
$\square$ The Court ordered the jury to be: $\square$ anonymous; $\square$ sequestered; $\square$ semi-sequestered.	
☐ The selected jurors were sworn as trial jurors.	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	
☐ Jury Trial held.	
☐ A jury of, with alternates, were previously selected by and are satisfactory to all parties.	
☐ The selected jurors were sworn as trial jurors.	
☐ The jurors were given preliminary instructions by the Court.	
☐ Opening statements were heard from the: ☐ Government; ☐ Defense Counsel.	
$\square$ Witness(es) were called for the: $\square$ Government; $\square$ defendant(s).	
$\square$ Exhibit(s) were entered into evidence.	
☐ The Government rested its case.	
☐ The defense rested its case.	
☐ A Charge Conference was held with the Court and counsel.	
$\square$ Summations were heard from the: $\square$ Government; $\square$ Defense Counsel; $\square$ Government ( <i>Rebuttal</i> ).	
☐ The Court charged the jury.	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	
☐ Jury Deliberations held.	
☐ The U.S. Marshal/Court Security Officer was sworn to monitor the jurors during deliberations.	
☐ Jury Notes were received and marked as Court Exhibits.	
☐ The Court instructed the jury to continue their deliberations pursuant to Allen v. United States ( <i>Allen Charge</i> ).	
☐ The jury rendered the following verdict:	
□ on Count(s): as to Defendant	
on Count(s): as to Defendant	
on Count(s): as to Defendant	
on Count(s): as to Defendant	
☐ The jurors were polled as to their verdict.	
☐ The Verdict Sheet was received and marked as a Court Exhibit.	
☐ The Court charged the jury on the forfeiture allegation count(s) and instructed them to continue their deliberations.	
☐ Jury Notes were received and marked as Court Exhibits.	
☐ The jury rendered their verdict regarding the forfeiture allegation count(s).	
☐ The jurors were polled as to their verdict.	
☐ The Special Verdict Sheet was received and marked as a Court Exhibit.	
☐ The jurors, including alternates, were excused with the thanks of the Court.	
☐ The Conviction Notification Form was executed and sent to the U.S. Probation Department.	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	

□ Evidentiary Hearing/Motion Hearing/Fatico Hearing held.	
☐ Hearing held regarding	
□ Witness(es) were called for the: □ Government; □ defendant(s).	
☐ Exhibits were entered into evidence.	
☐ The following briefing schedule was set:	
shall serve the motion and all supporting papers:	due by:
shall serve the <u>opposition to the motion</u> and all supporting papers:	due by:
shall serve the <u>cross-motion</u> and all supporting papers:	due by:
shall serve the <u>reply</u> and all supporting papers:	due by:
☐ shall serve the <u>opposition to the cross motion</u> and all supporting papers:	
shall serve the <u>reply to the cross motion</u> and all supporting papers:	due by:
$\square$ The Court <u>WILL NOT</u> grant any extensions of the deadlines set forth above.	
☐ The parties are directed to submit <u>courtesy copies</u> of their motion papers to Chambers in	n accordance with the Court's Individual Rules.
☐ The parties were directed to file a proposed briefing schedule on or before	
☐ The Court will enter a separate order outlining the briefing schedule.	
$\Box$ The Court made the following ruling(s): $\Box$ Motion <u>GRANTED</u> ; $\Box$ Motion <u>DENIED</u> ; $\Box$ M	
$\square$ The Court's decision: $\square$ was entered on the record; $\square$ will be entered under a separate order	er; □ was <u>RESERVED</u> .
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	
☐ Sentencing/Re-Sentencing held as to count(s) of thecount	
☐ The parties advised the Court that there are no objections to the Presentence Investigation I	
□ Objections to the Presentence Investigation Report were outlined on the record by: □ the C	fovernment; ☐ Defense Counsel.
☐ The Court adopted the Presentence Investigation Report without change.	
☐ Changes to the Presentence Investigation Report were outlined on the record by the Court.	
☐ Oral presentations to the Court were made by: ☐ Defense Counsel; ☐ the defendant; ☐ the	
	·
☐ Upon release, the defendant shall be on <u>SUPERVISED RELEASE</u> for a total term of _	
☐ The defendant shall comply with the mandatory and standard conditions of supervi	
☐ One or more of the mandatory/standard conditions of supervision were not ord	<u>-</u>
☐ The defendant shall comply with the special conditions of supervision ordered by t	he Court.
☐ The Court did not impose a term of Supervised Release.	
☐ The defendant was sentenced to <u>PROBATION</u> for a total term of	·
☐ The defendant shall comply with the mandatory and standard conditions of supervision	l.
☐ One or more of the mandatory/standard conditions of supervision were not ordered	or were amended by the Court.
☐ The defendant shall comply with the special conditions of supervision ordered by the C	Court.
☐ The defendant must pay the following criminal monetary penalties:	
$\square$ <u>RESTITUTION</u> in the amount of: \$; ( $\square$ An Ord	der of Restitution was executed.)
$\square$ A <u>FINE</u> in the amount of: \$	
☐ A <u>SPECIAL ASSESSMENT</u> fine in the amount of: \$	
☐ An <u>AVAA ASSESSMENT</u> fine in the amount of: \$	
☐ A <u>JVTA ASSESSMENT</u> fine in the amount of: \$	
☐ The <u>interest requirement</u> on any of the criminal monetary penalties:	
$\square$ was ordered on the amounts of more than \$2,500.00.	
☐ was modified by the Court.	
☐ was waived/not ordered/not applicable.	
$\square$ Restitution: $\square$ was not ordered or not applicable; $\square$ was paid in full prior to sentencing.	
☐ A fine and/or other assessment: ☐ was not ordered or not applicable; ☐ was paid in full pr	ior to sentencing.
☐ The determination of Restitution and/or a fine was deferred pending further proceedings or	
☐ All other conditions shall remain in effect as previously ordered and outlined in the judgme	•
☐ The Order of Forfeiture dated was adopted as the Final Order of Forfeiture an	
☐ A Final Order of Forfeiture was executed and will be included as part of the judgment.	a min of instance as part of the jungment
☐ The defendant's right to appeal the Court's sentence:	
□ was <u>waived</u> (pursuant to the Plea/Cooperation Agreement, or as stated on the record).	
□ was <u>warved</u> (parsault to the 1 lear cooperation Agreement, or as stated on the 1 economic.) □ was <u>preserved</u> . The defendant has the right to file an appeal within <b>fourteen (14) days</b>	
☐ All open counts in the charging instrument(s) were dismissed on the motion of the United S	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	suico.
$\square$ see section via and/or section vii (page /) for additional details and/or runnings.	

## IV. RULINGS MADE REGARDING DEFENDANT RELEASE STATUS:

☐ Bond Hearing/Defention Hearing held.	
☐ Defendant did not present a bond application to the Court.	
☐ An Order of Detention was executed as to Defendant	
☐ An Order Scheduling a Detention Hearing was executed as to Defendant	
☐ The bond application/modification was <u>GRANTED</u> as to Defendant	
☐ An Order Setting Conditions of Release and Bond was executed as to Defendant	
☐ The conditions of release were modified as to Defendant, as stated on the record.	
☐ An amended Order Setting Conditions of Release and Bond was executed as to Defendant	
☐ The bond application/modification was <u>DENIED</u> as to Defendant	
☐ An Order of Detention was executed as to Defendant	
☐ The Government moved for immediate detention of Defendant	
☐ The motion was: ☐ <u>GRANTED</u> ; ☐ <u>DENIED</u> ; ☐ <u>GRANTED</u> , in part.	
☐ An Arrest Warrant was executed as to Defendant .	
☐ An Order of Detention was executed as to Defendant .	
☐ The conditions of release were modified as to Defendant, as stated on the record.	
☐ An amended Order Setting Conditions of Release and Bond was executed as to Defendant	
☐ The decision regarding the bond or detention application was <u>RESERVED</u> .	
☐ An Order Scheduling a Detention Hearing was executed as to Defendant .	
☐ A temporary Order Setting Conditions of Release and Bond was executed as to Defendant	
☐ See Section VI and/or Section VII (page 7) for additional details and/or rulings.	
<u> </u>	
For a defendant currently IN-CUSTODY:	
☐ Defendant remain(s) in custody.	
☐ The following orders were executed and shall be forwarded to the U.S. Marshals Service and/or the Federal Bureau	of Prisons.
☐ A Medical Evaluation Order as to Defendant	. Of I Hoofis.
☐ A Competency Order as to Defendant	
☐ A Force Order as to Defendant .	
☐ The defendant, being sentenced to <u>TIME SERVED</u> (time in-custody prior to sentencing/re-sentencing), shall be <u>RE</u>	ELEASED, FORTHWITH.
☐ A Time Served Order was executed and submitted to the U.S. Marshals Service.	
☐ The defendant will be <u>under supervision of the U.S. Probation Department</u> until the completion of the ordered t	erm of Supervised Release.
☐ The defendant will not serve a term of Supervised Release.	
·	
For a defendant currently AT LIBERTY:	
☐ Defendant 1 remain(s) on bond.	
☐ The defendant, being sentenced to a <u>TERM OF IMPRISONMENT</u> , shall be <u>IMMEDIATELY REMANDED</u> to the	custody of the U.S.
Marshals Service and/or the Federal Bureau of Prisons.	
The defendant hair and the TERM OF IMPRICONMENT about the first term of the control of	2.00 DM
☐ The defendant, being sentenced to a <u>TERM OF IMPRISONMENT</u> , shall surrender for the service of the sentence before at the institution designated by the Federal Bureau of Prisons. The defendant will <u>REMAIN AT LIBERTY</u> and <u>under the institution of the service of the sentence before at the institution designated by the Federal Bureau of Prisons.</u>	
Services Department until the ordered surrender date.	1 Supervision of the Fredian
☐ The U.S. Marshals Voluntary Surrender form was executed.	
☐ Any motion to extend the surrender date must be made at least a <b>thirty (30) days</b> prior to the ordered surrender	· date
☐ The defendant was advised that there will be no extensions of the surrender date.	aure.
I The defendant was advised that there will be no extensions of the surround date.	
☐ The defendant, being sentenced to a <u>TERM OF PROBATION</u> , will <u>REMAIN AT LIBERTY</u> and <u>under superv</u>	rision of the U.S. Probation
Department until the completion of the ordered term of <u>Probation</u> .	
☐ The defendant, being sentenced to <u>TIME SERVED</u> (time in-custody prior to being released), shall <u>REMAIN</u>	AT LIBERTY and under
supervision of the U.S. Probation Department until the completion of the ordered term of Supervised Release.	
The defendant hair contamond to TIME SERVED (five in some delayed being all and a server delayed by	
☐ The defendant, being sentenced to <u>TIME SERVED</u> (time in-custody prior to being released as well as time under suffrom all conditions of supervision, forthwith.	pervision), shall be released
mont on constitute of supervision, formitting	

V. FURTHER PROCEED	<u> </u>				
☐ No further proceedings have	e been set at this time	2.			
☐ Bond Hearing:	For Defendant	_ set for	at	before	;
☐ Curcio Hearing:	For Defendant	_ set for	at	before	;·
☐ Detention Hearing:	For Defendant	_ set for	at	before	;
☐ Evidentiary Hearing:	For Defendant	_ set for	at	before	;
☐ Fatico Hearing:	For Defendant	_ set for	at	before	;·
<b>✓</b> Jury Selection:	For Defendant 1	set for <u>9/9/2024</u>	at <b>9:30 AM</b>	before Judge Joanna Seybert	; In Courtroom 287
☐ Jury Trial:	For Defendant	_ set for	at	before	;·
☐ Motion Hearing:	For Defendant	_ set for	at	before	;
☐ Plea Hearing:	For Defendant	_ set for	at	before	;·
Pre-Trial Conference:	For Defendant 1	set for <u>8/13/2024</u>	at 10:30 AM	before Judge Joanna Seybert	; In Courtroom 1030 .
Rules. If a party choos date, in lieu of the m submissions will not b  All sentencing memorat  The Government waive	ested to submit courtestes to proceed without emorandum. PARTI e accepted without produms have been filed the filing of a senter	sy copies of their it filing a sentence IES ARE ON N rior, written, Courad. Further sentence encing memorand	sentencing n ing memorar OTICE that rt approval. cing submiss um and reser	nemorandums to Chambers in accordant dum, a letter to the Court advising as once their sentencing memorandum ions will not be accepted without prior wed the right to make an oral presentatived the right to make an oral presentative.	such must be filed on said due s are filed, further sentencing r, written, Court approval. tion at sentencing.
☐ Status Conference:	For Defendant	_ set for	at	before	;·
number at the designated time:	eding(s) above to be low to log into the vid	held by video, via eo meeting as the	ZoomGov.	Frencing system. Parties are directed to the parties on the case will be sent a seate approaches.	

VI.	<b>OTHER</b>	RULINGS	<b>MADE</b>	<b>DURING</b>	THE I	PROCEEDINGS:
-----	--------------	---------	-------------	---------------	-------	--------------

☐ The record of this proceeding was deemed <u>SEALED</u> . Transcripts of this proceeding can be made available to the Court, the defendant(s), defense counsel, and the Government <u>ONLY</u> . Any other non-party must file a written request to the Court for permission to receive a copy of the transcripts.
■ The Court made the following rulings:
- The Court adopted the pre-trial submission schedule as outlined in the parties joint letter filed on 1/22/2024 (see DE 58).
VII. ADDITIONAL RULINGS:  ☐ The Court makes the following additional rulings (not addressed during the proceedings):